## SUPERIOR COURT OF ARIZONA MARICOPA COUNTY

CR2012-113815-001 DT

08/30/2012

HONORABLE JOSEPH C. WELTY

CLERK OF THE COURT
T. Henninger
Deputy

STATE OF ARIZONA

DIANE M MELOCHE

v.

DAVID JOSEPH WANDS (001)

DAVID JOSEPH WANDS #215324 ASPC FLORENCE WEST PO BOX 9200 FLORENCE AZ 85132 APPEALS PUBLIC DEFENDER BENJAMIN KAFKA

APPEALS-PCR COURT ADMIN-CRIMINAL-PCR ELECTRONIC RECORD SERVICES

## RULE 32 PCR

This Court has received a Rule 32 Notice of Post-Conviction Relief and request for appointment of counsel. Pursuant to the defendant's Affidavit of Indigency, the Court finds the defendant is indigent.

## IT IS ORDERED as follows:

- 1) The Office of the Public Defender is appointed to represent the defendant.
- 2) Trial counsel shall produce the defendant's entire file to PCR counsel for review and copying within 15 days from the date of this order.
  - 3) The following court reporter(s) shall prepare transcripts of the following proceedings:

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ERS and the Court Transcription Service (AVTrans or Verbatim Reporting & Transcription, LLC)

Change of Plea Proceeding (May 4, 2012)

ERS and the Court Transcription Service (AVTrans or Verbatim Reporting & Transcription, LLC)

Sentencing Proceeding (June 6, 2012)

Transcript shall include Group Advisement and Settlement Conference, if any.

- 4) The original transcript shall be filed with the Clerk's Office within 60 days of the date of this minute entry. A copy shall be provided to counsel for the defendant.
  - 5) Costs to prepare these transcripts shall be paid by Maricopa County.
- 6) The court reporter shall file the transcript in accordance with court policy. The court will then notify counsel by email and/or in writing when all transcripts have been filed. Should defense counsel not receive a transcript after notification that the transcript has been filed, counsel should contact the court reporter or the Superior Court's managing court reporter, not the Rule 32 Management Unit.
- 7) A copy of all pleadings filed in this matter shall be served upon the Criminal Presiding Judge/Rule 32 Management Unit until this matter is assigned to a judge for ruling.
- 8) The Petition for Post-Conviction Relief shall be filed within 60 days of the date all transcripts have been filed.
- 9) The State's response to the petition shall be filed within 45 days after the petition is filed.
  - 10) The defendant may file a reply within 15 days after the response is filed.
- 11) When all pleadings have been filed, the matter will be assigned to the sentencing judge, the Honorable Jay L. Davis, to determine whether to dismiss the petition summarily, set it for an informal conference, or set an evidentiary hearing. Rule 32.6(c), 32.7, 32.8, Arizona Rules of Criminal Procedure.

One electronic copy of the Notice of Post-Conviction Relief is being forwarded to counsel for the State and one electronic copy is being sent to defendant's counsel.

This case is eFiling eligible: http://www.clerkofcourt.maricopa.gov/efiling/default.asp. Attorneys are encouraged to review Supreme Court Administrative Order 2011-140 to determine their mandatory participation in eFiling through AZTurboCourt.